



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference M/GUN-024-PC	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application No. PCT/EP2003/003690	International filing date (days 09 April 2003 (09.0		Priority date (day/month/year) 11 April 2002 (11.04.2002)				
International Patent Classification (IPC) or national classification and IPC A61N 1/32							
Applicant GUNDOLF, Ferdinand							
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. This REPORT consists of a total of5 sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 3 sheets. 							
3. This report contains indications relating to the following items: I							
Date of submission of the demand 10 November 2003 (10.11.2003)		Date of completion of this report 22 July 2004 (22.07.2004)					
Name and mailing address of the IPEA/EP		Authorized officer					
Facsimile No.	Tele	phone No.					

Form PCT/IPEA/409 (cover sheet) (July 1998)

Translation



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP2003/003690

 -	1. Dasis of the report							
1. Witi	n regard to	the elements of the international application:*						
	the inte	rnational application as originally filed						
	the des	cription:						
	pages	1-14	, as originally filed					
	pages		, filed with the demand					
	pages	, filed with the letter of						
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	pages		, as originally filed					
	pages	, as amended (together	•					
	pages	1.0	, filed with the demand					
	pages	, filed with the letter of	09 July 2004 (09.07.2004)					
	the drav	wings:						
	pages	1/3-3/3	, as originally filed					
	pages		, filed with the demand					
	pages	, filed with the letter of						
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the i	nternation se elemen the lang the lang	guage of a translation furnished for the purposes of international search (under Ruguage of publication of the international application (under Rule 48.3(b)). Guage of the translation furnished for the purposes of international preliminary	which is:					
3. With	or 55.3	to any nucleotide and/or amino acid sequence disclosed in the internat	ional application, the international					
	eliminary examination was carried out on the basis of the sequence listing:							
片		ed in the international application in written form.						
片		gether with the international application in computer readable form.						
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	internat	atement that the subsequently furnished written sequence listing does not cional application as filed has been furnished.						
	The sta	tement that the information recorded in computer readable form is identical rnished.	to the written sequence listing has					
4. 🛚	The am	endments have resulted in the cancellation of:						
		he description, pages						
		he claims, Nos						
		the drawings, sheets/fig						
5. 🛚	This rep	ort has been established as if (some of) the amendments had not been made, sinche disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	ace they have been considered to go					
in th	acement s is report 70.17).	heets which have been furnished to the receiving Office in response to an invita as "originally filed" and are not annexed to this report since they do not	tion under Article 14 are referred to t contain amendments (Rule 70.16					
** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.								

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/EP 03/03690

I. Basis of the report

 This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

The amendments submitted with the letter of 9 July 2004 introduce substantive matter which, contrary to PCT Article 34(2)(b), goes beyond the scope of the international application as filed. The amendments are as follows:

In claim 1, the feature that "the piezoelectric element (33;34) is arranged...within the implant has been introduced as an alternative to the arrangement within an implant pocket that opens toward the bone (cf. original claim 4). The application as originally filed contains no basis for such a broad definition. Rather, the application as originally filed discloses the following special embodiments: arrangement of the piezoelectric element in a longitudinal cavity of a threaded section of a bone screw (figures 1, 2, 8 and 9) or of a pin for the neck of a femur (figure 3), in openings in the bottom of a hip socket (figure 4), or in a stabilization element (figure 10) designed as an oblong half-tube. Therefore, it does not seem justifiable to generalize the definition to read "within the implant"; instead, the special arrangements should have been defined, insofar as they are not regarded as coming under the definition "within an implant pocket that opens toward the bone".

In establishing this examination report, the inclusion of the feature that "the piezoelectric element (33;34) is arranged...within the implant" was not taken into consideration, which means that in claim 1 (see lines 17-20) only the feature "within an implant pocket that opens toward the bone" was taken into consideration.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP 03/03690

v.	Reasoned statement under Article 3 citations and explanations supporting	35(2) with regard to ng such statement	novelty, inventive step or industrial applicabilid	ty;
1.	Statement			
	Novelty (N)	Claims	1-8 (subject to proviso)	YES
		Claims		_ NO
	Inventive step (IS)	Claims	1-8 (subject to proviso)	YES
		Claims		_ NO
	Industrial applicability (IA)	Claims	1-8	_ YES
		Claims		NO

2. Citations and explanations

This report makes reference to the following document: D1: EP 1 023 872 A (mentioned in the application).

1. Subject to the proviso indicated in Box I, the subject matter of independent claim 1 meets the PCT requirements for novelty (PCT Article 33(2)) and inventive step (PCT Article 33(3)), for the following reasons:

D1, which is regarded as the prior art closest to the subject matter of claim 1, discloses a device for promoting bone growth (figure 2A, cf. column 6, lines 29-35) that comprises an implant (60) and a piezoelectric element (65a, 65b), the implant forming one pole (column 6, lines 24-28 and 36-38) and the piezoelectric element being arrangeable within an implant pocket that opens toward the bone (column 6, lines 12-17, column 7, lines 10-13 and column 8, lines 16-22).

The subject matter of claim 1, insofar as it refers to a device comprising a piezoelectric element arranged within an implant pocket that opens toward the bone (see Box I), differs from the known device



International application No.
PCT/EP 03/03690

in that a contact element made of electrically conductive material compatible with the human body is additionally provided, the contact element being arranged such that it comes into contact only with bones and the piezoelectric element and forming the second pole of the piezoelectric element.

The problem to be solved by the present invention can be regarded as that of improving the field distribution. In the embodiments described in D1 in which the implant and a contact element (spatially separated electrodes) are provided as poles, the piezoelectric element is arranged spatially separately from the implant (cf. figure 1). However, when a piezoelectric element is attached to the implant, no contact element is provided (figure 2A). Therefore, D1 does not render obvious the combination of features proposed in claim 1 of the present application.

Claims 2-8 are dependent on claim 1 and therefore likewise meet (subject to the reservation explained in Box I) the PCT requirements for novelty and inventive step.